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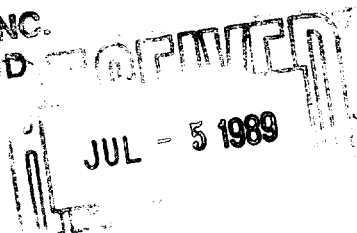


INDUSTRY PRODUCTS COMPANY

500 STATLER RD. • PIQUA, OHIO 45356

513 778-0585

RESOURCE APPLICATIONS, INC.
1000 Cambridge Square Ste. D
Alpharetta, GA 30201



June 28, 1989

Mr. Anthony Rutter
U.S. Environmental Protection Agency
1000 Cambridge Avenue
Suite D
Alpharetta, Georgia 30201

Re: Miami County Incinerator Site in Troy, Ohio

Dear Mr. Rutter:

I am writing regarding the response of Industry Products Co. ("Industry Products") to USEPA'S CERCLA Section 104(e) request for information regarding the Miami County Incinerator site in Troy, Ohio.

In Industry Products' response to that request, it clearly indicated to USEPA that it does not consider itself to be a potentially responsible party ("PRP") under CERCLA Section 107 (a)(1). Industry Products did not dispose of, or arrange for disposal of, any "hazardous substances" at the Miami County Incinerator site. Industry Products hauled, or arranged for the hauling of, only non-hazardous substances such as construction debris, packing boxes, paper, styrofoam packing chips, wood shipping materials, and other miscellaneous paper and debris and ordinary trash to the site.

• DIE CUTTING AND FABRICATION OF NON-METALLIC MATERIALS
GASKETS • ELECTRICAL INSULATION • TERMINAL BOARDS • SHROUDS • COPPER SEALS

Anthony Rutter
June 28, 1989
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Therefore, Industry Products is formally requesting that USEPA make a determination as to Industry Products non-liability under CERCLA and that it be advised of such a decision in writing. To the extent that the Agency possesses records which suggest that Industry Products, Co. may be a potentially responsible party under CERCLA with respect to the Miami County Incinerator site, please forward such information to me.

Thank you for your cooperation and assistance in this matter.

Sincerely,

A handwritten signature in cursive script, appearing to read "Kenneth Cleveland".

Kenneth Cleveland
President

KWC/pjm